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REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W.R. Grace & Co. Invoice Number Invoice Date 06/28/12 Client Number 172573 7500 Grace Drive Columbia, Maryland 21044 USA

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Re: W. R. Grace & Co.

(50001) Correa v. W.R. Grace

Fees 39,485.00 Expenses 0.00

> TOTAL BALANCE DUE UPON RECEIPT \$39,485.00 =========

2283618

W.R. Grace & Co.	Invoice Number	2283618
7500 Grace Drive	Invoice Date	06/28/12
Columbia, Maryland 21044	Client Number	172573
USA	Matter Number	50001

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Re: (50001) Correa v. W.R. Grace

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2012

Date	Name		Hours
05/01/12	Espinosa	Call with J. Forgach (0.2); draft the memorandum of points and authorities in support of the motion for summary judgment (6.2); prepare joint stipulation to continue trial and related deadlines, various correspondence with Plaintiff's counsel re same (2.3).	8.70
05/01/12	Husar	Confer with J. Forgach regarding strategy for mediation and possible global settlement (.5); work on stipulation and order to continue motion deadline and pre-trial and trial deadlines to accommodate strategy to consider global settlement (.7); work on Motion for Summary Judgment (.6).	1.80
05/02/12	Espinosa	Emails with Plaintiff's counsel re revising the joint stipulation to continue trial (0.5); research in support of the motion for summary judgment (1.6); continue to draft the memorandum of points and authorities in support of the motion for summary judgment (8.4).	10.50
05/02/12	Horton	Conference with S. Espinosa re arguments for opposition to plaintiff's motion to re-open discovery (.6); begin draft of opposition to same (3.1).	3.70

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Date	Name		Hours
05/02/12	Husar	Work on settlement strategy and stipulation to continue the hearing dates (.7); research other decisions by Judge Cormac relating to similar statutory claims (.5); work on MSJ (.4).	1.60
05/03/12	Espinosa	Continue to draft the memorandum of points and authorities in support of the motion for summary judgment (5.5); research in support of the motion for summary judgment (2.0); identify testimony in support of the motion for summary judgment (3.2).	10.70
05/03/12	Horton	Finalize draft of opposition to plaintiff's motion to re-open discovery.	2.00
05/03/12	Husar	Work on motion for summary judgement.	2.10
05/03/12	Sanchez	Conference with S. Espinosa re deposition testimony review and compilation in support of Motion for Summary Judgment.	. 40
05/04/12	Espinosa	Continue to draft the memorandum of points and authorities in support of the motion for summary judgment (4.8); research in support of the motion for summary judgment (1.2); identify testimony in support of the motion for summary judgment (2.0).	8.00
05/04/12	Hill	Confer with L. Husar and S. Espinosa re summary judgment motion and new trial date.	1.00
05/04/12	Sanchez	Conduct review of Plaintiff's deposition transcripts and compile selected testimony in support of Motion for Summary Judgment as directed by S. Espinosa.	3.30

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Date	Name		Hours
05/07/12	Espinosa	Review and analyze Plaintiff's joint stipulation motion to compel and conference call with Plaintiff's counsel re same (2.2); call with D. Ban's office re Plaintiff's workers' compensation claims (0.1); call with A. Enriquez to discuss changes to her deposition transcript (0.3); draft update email to J. Forgach (0.5); research benefits and risks of a rule 68 offer of judgment (0.9).	4.00
05/07/12	Husar	Work on litigation plan and mediation in light of continued dates and motion to compel (.5); work on updating the client regarding the same (.3).	.80
05/08/12	Espinosa	Prepare errata sheet to A. Enriquez's deposition transcript, email Plaintiff's counsel same (0.7); review Plaintiff's meet and confer letters and develop a strategy for supplementing the responses (0.7); draft email to D. Edwards requesting additional information for the same (0.3).	1.70
05/08/12	Husar	Work on strategy relating to motion to compel and mediation (.6); prepare email to J. Forgach regarding new developments (.3); discuss Rule 68 offer of compromise (.2).	1.10
05/09/12	Espinosa	Review A. Enriquez's recovered emails for the supplemental discovery responses and identify additional responsive documents (3.6); prepare a privilege log (2.0).	5.60
05/10/12	Espinosa	Review COBRA communications to Plaintiff.	.30
05/11/12	Espinosa	Prepare for meet and confer conference (1.3); participate in meet and confer conference with L. Husar and Plaintiff's counsel (1.5); call with D. Kuchinsky re	4.00

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Date	Name		Hours
		WR Grace's email retention policy (0.2); draft letter confirming meet and confer conference (0.5); call with D. Ban (0.2); review employee rosters and analyze for applicability of CFRA (0.3).	
05/11/12	Husar	Review and analyze Plaintiff's motion to compel and numerous meet and confer letters in preparation for meet and confer meeting an outline of strategy for a response (1.0); meet with Plaintiff's counsel to discuss respective positions and to work out resolutions to avoid discovery motions (1.5).	2.50
05/14/12	Espinosa	Prepare letter to the social security administration re records that were requested.	.20
05/16/12	Espinosa	Email with J. Forgach re mediation.	.10
05/16/12	Hill	Review case status and grounds for motion for summary judgment (0.6); confer with S. Espinosa re same (0.2); attention to trial scheduling (0.2).	1.00
05/17/12	Espinosa	Telephone meeting with J. Forgach re Correa mediation.	.20
05/19/12	Espinosa	Draft supplemental responses to the requests for admission and interrogatories.	1.20
05/21/12	Espinosa	Review deposition notice, requests for production of documents and interrogatories (0.3); continue to draft supplemental interrogatory responses (1.5).	1.80
05/22/12	Espinosa	Call with Dr. Johnson re his deposition (0.3); schedule conference call with N. Tolt (0.3); call with J. Forgach re mediation issues (0.2); identify responsive documents for the supplemental discovery responses (2.5).	3.30

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Date	Name		Hours
05/22/12	Husar	Call with J. Forgach regarding mediation (.2); work on strategy for the mediation (.3); review PMK deposition notice and strategy regarding objections and response to the same (.4).	.90
05/23/12	Espinosa	Draft meet and confer letter to Plaintiff's counsel re the PMK deposition notice (0.3); begin to draft mediation brief (2.2).	2.50
05/23/12	Sanchez	Conduct review of workers comp documents in preparation for document production as directed by S. Espinosa.	1.70
05/24/12	Espinosa	Follow-up emails with J. Hughes re Plaintiffs' supplemental discovery (0.2); continue to draft mediation brief (6.6).	6.80
05/25/12	Espinosa	Review J. Hughes' emails for supplemental discovery responses (0.5); prepare update privilege log of A. Enriquez's emails and J. Hughes' emails (3.8); call with Plaintiff's counsel about PMK deposition notice (0.5); draft emails in response to Plaintiff's two emails re discovery (0.3); revise the mediation brief (1.5); correspondence with docketing regarding the PMK deposition notice received and whether the deadline purported by Plaintiff is correct (0.2).	6.80
05/27/12	Espinosa	Revise supplemental discovery responses.	.80
05/29/12	Espinosa	Finalize and serve supplemental privilege log (0.5); meeting with J. Forgach and D. Ban (0.3); meet and confer call with Plaintiff's counsel (0.5); email J. Forgach and D. Edwards re additional information requested in meet and confer conference (0.4); revise the mediation brief (1.0); revise	4.40

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Date Name		Hours
	supplemental discovery responses (0.5); review records received from the social security administration; (0.6) identify workers compensation documents fo production (0.6).	r
05/29/12 Husar	Conference call with client regarding strategy for settlement and terms of a proposed workers compensation settlement (.5); review and revise privilege log (1.4); review and revise mediatio brief (1.2).	
05/30/12 Espinosa	Finalize mediation brief (2.5); revise supplemental discovery responses (0.5).	3.00
05/31/12 Espinosa	Call with A. Enriquez re supplemental discovery responses (0.2); second meet and confer cal with Plaintiff's counsel re PMK deposition (0.2).	.40
05/31/12 Husar	Review and revise supplemental responses to plaintiffs' request for admissions and interrogatories, and review documents for production.	1.80
	TOTAL HOURS	113.80
TIME SUMMARY	Hours Rate Va	lue
Thomas Hill Linda S. Husar Stephanie Henderson Esp: Jasmine S. Horton Lizeth Sanchez	2.00 at \$ 535.00 = 1,07 15.70 at \$ 535.00 = 8,39 in 85.00 at \$ 320.00 = 27,20 5.70 at \$ 295.00 = 1,68 5.40 at \$ 210.00 = 1,13	9.50 0.00 1.50
	CURRENT FEES	39,485.00
	TOTAL BALANCE DUE UPON RECEIPT	\$39,485.00

W.R. Grace & Co. 7500 Grace Drive Columbia, Maryland 21044 USA Invoice Number 2283619
Invoice Date 06/28/12
Client Number 172573

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Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees 95.00 Expenses 0.00

TOTAL BALANCE DUE UPON RECEIPT

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\$95.00

W.R. Grace & Co.	Invoice Number	2283619
7500 Grace Drive	Invoice Date	06/28/12
Columbia, Maryland 21044	Client Number	172573
USA	Matter Number	60026

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Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2012

FOR PROFESSIONAL SERVICES	PROVIDED INKOUGH	1 MAI 31, 2012		
Date Name				Hours
05/07/12 Ament	Various e-mails agenda and heari 5/23/12 hearing agenda and heari update hearing b (.10); coordinat same to Judge Fi	ng binder for (.10); review ng binder (.10); required required to the control of	0); uest ry of	.40
05/08/12 Ament	Review e-mail re hearing binder f	_	aring.	.10
		TOTAL HO	URS	.50
TIME SUMMARY	Hours	Rate	Value	_

TIME SUMMARY	Hours	Rate	Value
Sharon A. Ament	0.50 at	\$ 190.00	= 95.00

CURRENT FEES 95.00

TOTAL BALANCE DUE UPON RECEIPT \$95.00

W.R. Grace & Co. 7500 Grace Drive Columbia, Maryland 21044 USA Invoice Number 2283620 Invoice Date 06/28/12 Client Number 172573

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Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees 2,722.00 Expenses 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$2,722.00

W.R. Grace & Co.	Invoice Number	2283620
7500 Grace Drive	Invoice Date	06/28/12
Columbia, Maryland 21044	Client Number	172573
USA	Matter Number	60029

Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2012

Date Name		Hours
05/02/12 Lord	Draft and e-file CNO to Reed Smith February monthly fee application.	.50
05/07/12 Ament	Begin calculating fees and expenses for 44th quarterly fee application (.10); being drafting spreadsheets re: same (.20); begin drafting quarterly fee application (.20).	.50
05/07/12 Cameron	Review of fee application materials	.50
05/08/12 Ament	Continue calculating fees and expenses for 44th quarterly fee application (.40); continue drafting spreadsheets re: same (.20); continue drafting quarterly fee application (.20); provide same to A. Muha for review (.10); e-mails with J. Lord re: quarterly fee application (.10).	1.00
05/08/12 Muha	Review and revisions to quarterly fee application materials.	.40
05/09/12 Ament	Review A. Muha comments re: 44th quarterly fee application (.10); finalize narrative and summary re: same (.10); e-mail same to J. Lord for DE filing (.10); attend to billing matters (.10); review e-mail from A. Muha re: April monthly fee application (.10).	.50

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172573 W. R. Grace & Co. 60029 Fee Applications-Applicant June 28, 2012 Invoice Number 2283620 Page 2

Date	Name		Hours
05/09/12	Lord	Revise, e-file and service Reed Smith 44th quarterly fee application.	1.70
05/15/12	Muha	Additional revisions to April 2012 fee and expense detail and confer with T. Martin re: additional changes.	.20
05/23/12	Ament	Begin drafting April monthly fee application.	.20
05/24/12	Ament	Review DBR's (.10); begin calculating fees and expenses for April monthly fee application (.20); continue preparing April monthly fee application (.20).	.50
05/29/12	Ament	Attention to billing matters (.10); continue calculating fees and expenses for April monthly fee application (.30); continue preparing spreadsheet re: same (.10); various e-mails re: same (.10); revisions to fee application (.20); provide same to A. Muha for review (.10); finalize fee application (.10); e-mail same to J. Lord for DE filing (.10).	1.10
05/29/12	Cameron	Review fee application material	.50
05/29/12	Lord	Draft, e-file and serve CNO to Reed Smith March monthly fee application (.3); communicate with S. Ament re: monthly fee issues (.1); revise, finalize and coordinate service of Reed Smith's April monthly fee application (1.1).	1.50
05/29/12	Muha	Review and revise final version of April 2012 monthly fee application.	.20
		TOTAL HOURS	9.30

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TIME SUMMARY	Hours			Rate		Value		
Douglas E. Cameron	1.00	at	\$	670.00	=	670.00		
Andrew J. Muha	0.80	at	\$	460.00	=	368.00		
John B. Lord	3.70	at	\$	260.00	=	962.00		
Sharon A. Ament	3.80	at	\$	190.00	=	722.00		
	CURREN	CURRENT FEES						

TOTAL BALANCE DUE UPON RECEIPT \$2,722.00

Y4,.-=========

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Re: W. R. Grace & Co.

(60041) Specifications Inquiry

Fees 59.00 Expenses 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$59.00

W.R. Grace & Co. 62 Whittemore Avenue Cambridge, MA 02140			Invoice Nur Invoice Dat Client Numl Matter Numl	te oer	06/28/12 172573						
Re: (60041) Specifications Inquiry											
FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2012											
Date Name				Hours							
05/01/12 Stiverson	Review emails a Excel spreadshe consultant's in	et regardi:		.20							
		TOTA	L HOURS	.20							
TIME SUMMARY	Hours	Rate	Value	_							
Barbara C Stiverson	0.20 at \$	295.00 =	59.00	0							
	CURRENT FEES				59.00						
	TOTAL BALANC	E DUE UPON	RECEIPT		\$59.00						